IN THE MICHIGAN COURT OF APPEALS

ORDER

Re: Bonita Brody v City of Mason

Docket No. **264634** L.C. No. **97-087079-CZ**

William C. Whitbeck, Chief Judge, acting under MCR 7.203(F)(1) and 7.216(A)(10), orders:

The claim of appeal is DISMISSED for lack of jurisdiction because the August 3, 2005 order is a post judgment order that is not appealable as a matter of right. MCR 7.202(6)(a)(i) and 7.203(A)(1). The MCR 7.202(6)(a)(i) final order was the order of April 28, 2005, which appellant claimed an appeal of right but that appeal was subsequently dismissed because of appellant's failure to comply with the transcript requirements. See docket number 255621.



A true copy entered and certified by Sandra Schultz Mengel, Chief Clerk, on

SEP 1 4 2005

Date

Chief Clerk